UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

----- X

: 20cr602(DLC)

UNITED STATES OF AMERICA,

: ORDER

 $-\Lambda$ 

:

BRANDON BELL,

:

Defendant.

:

-----

DENISE COTE, District Judge:

The Court having reviewed defendant's letter of November 19, 2020 requesting approval of use of CJA funds to purchase a laptop for defendant, and the Government's letter of November 24, it is hereby

ORDERED that parties shall confer and advise the Court by **Tuesday**, **December 1**, **2020** of whether the attached order may be issued in this case. If not, counsel shall provide proposed revisions by December 1.

Dated:

New York, New York November 24, 2020

United

 $\pm$ d  $\sharp$ tates District Judge

DENISE COTE, District Judge:

On [date], CJA counsel requested approval for the use of CJA funds to purchase a laptop for the defendant [name] to use in reviewing discovery materials produced by the Government. Defense counsel represents that without this laptop the defendant will be unable to review effectively the discovery material that the Government is installing on the two drives defense counsel is providing to the Government (the "Attorney Drive" and the "Defendant Drive"). It is hereby

ORDERED that defense counsel's request for CJA funds to purchase a laptop for the defendant to review discovery is granted.

IT IS FURTHER ORDERED that the defendant shall not have access to material installed on the Attorney Drive, which is classified in the parties' protective agreement as "sensitive disclosure materials", except in the following circumstances:

Case 1:20-cr-00602-DLC Document 14 Filed 11/24/20 Page 3 of 3

1) in a meeting with defense counsel in which material on

the Attorney Drive is reviewed by the defendant in the presence

of counsel; or

2) in a video conference with defense counsel, who may use

screen-sharing to permit the defendant to review the materials

on the Attorney Drive.

IT IS FURTHER ORDERED that the defendant shall not download

the "sensitive disclosure materials" shown to him by his

attorney.

IT IS FURTHER ORDERED that the defendant may not use the

laptop for any purpose other than reviewing discovery materials

produced in this case, for communicating with his CJA counsel,

and for other communications relating to his defense in this

case.

IT IS FURTHER ORDERED that no later than the conclusion of

the proceedings against the defendant in the district court,

whether through dismissal of the charges against the defendant

or the sentencing of the defendant, the defendant shall return

the laptop to his counsel, who will promptly provide it to the

Administrative Office of the U.S. Courts. If convicted, the

defendant may not retain this laptop during any appeal.

Dated:

New York, New York

[MONTH DAY], 2020

DENISE COTE

United States District Judge